Petition for Full Authority to Administer Decedent's Estate Under the Independent Administration of Estate Act

DO	D: 08/25/12		DELIA GONZALEZ , Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Petitioner states:	
			1. Letters of Administration with limited IAEA authority	
Со	nt. from		were issued to Petitioner on 10/15/12. These	
	Aff.Sub.Wit.		powers have not been revoked.	
√	Verified		2. Petitioner has discovered that Decedent had an interest in ten (10) parcels of real property.	
	Inventory		Petitioner has determined that it is in the best	
	PTC		interest of the estate and those interested in it, that	
	Not.Cred.		the properties be sold.	
✓	Notice of Hrg		3. Reports of Sale and Petitions for Order Confirming	
✓	Aff.Mail	w/	Sale of Real Property for three of the parcels were	
	Aff.Pub.		filed concurrently with this petition.	
	Sp.Ntc.		4. Due to the administrative costs associated with the	
	Pers.Serv.		sale of real property under limited authority, Petitioner believes it is in the best interest of the	
	Conf. Screen		estate and those interested in it, that she be	
	Letters		empowered with full IAEA authority.	
	Duties/Supp		5. Petitioner seeks an order from this Court to issue	
	Objections		new Letters of Administration authorizing her to act	
	Video		with full IAEA authority.	
	Receipt			
	CI Report		Petitioner prays for an Order:	
L.	9202		Authorizing the Petitioner to administer the	
✓	Order		estate under the provisions of the Independent	
	Aff. Posting		Administration of Estates Act from the date of	Reviewed by: JF
	Status Rpt		this petition with full authority; and	Reviewed on: 02/22/13
	UCCJEA		2. That new Letters of Administration be issued	Updates:
	Citation		bearing the notation that Petitioner is authorized to act under the Independent	Recommendation:
	FTB Notice		Administration of Estates Act from the date of	File 1A – De La Mora
			this petition with full authority.	

1A

Wright, Judith A (for Delia Gonzalez – Administrator)
Petition to Authorize and Instruct the Administrator

DO	D: 08/25/12		DNZALEZ, Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	, -,			-,,
		Petitioner	states: eccedent and her spouse, Francisco J. De La	
			, died in an aviation accident on 08/25/12.	
Co	nt, from		oner seeks authorization to close two C	
	Aff.Sub.Wit.		prations in which Decedent and her	
√			ased spouse were the only shareholders:	
<u> </u>	Verified	G. J.	DM Brokerage, Inc. Decedent owned 50% of the stock of JDM	
	Inventory	_	Brokerage, Inc. The only other stockholder	
	PTC		was her deceased husband, Francisco De	
	Not.Cred.		La Mora.	
✓	Notice of Hrg	2.	JDM Brokerage, Inc. was dependent on	
✓	Aff.Mail	V/	the supervision and sales skills of Decedent's spouse. There is no person	
	Aff.Pub.		who could replace the Decedent's spouse	
	Sp.Ntc.		in his capacity as owner/operator.	
	Pers.Serv.	3.	JDM Brokerage, Inc. has no known	
	Conf. Screen		physical assets. During its months of operation, it had an agreement to	
	Letters		use/rent the office equipment owned by	
	Duties/Supp		JDM Transport, Inc.	
	Objections	4.		
	Video	=	undocumented outstanding obligation to	
	Receipt		JDM Transport, Inc. in the amount of \$400,000.00 over a period from 11/10/11 –	
	CI Report		04/03/12, of which \$200,000.00 would be a	
	9202		liability for the share owned by the	
✓	Order		Decedent's estate. The purpose of these	
	Aff. Posting		alleged loans were for JDM Brokerage, Inc.'s start-up costs and continuing business	Reviewed by: JF
	Status Rpt		needs. Petitioner believes that the	Reviewed on: 02/25/13
	UCCJEA		Decedent made no payments on this loan	Updates:
	Citation		during her lifetime, however, since her	Recommendation:
	FTB Notice		appointment as Administrator, Petitioner has transferred \$10,000.00 to JDM	File 1B – De La Mora
	1151101100		Transport, Inc. in partial payment of the	The 15 Se La Mola
			outstanding debt. This payment was	
			necessary to pay the on-going expenses	
		_	of JDM Transport, Inc.	
		5.	The Probate Referee appraised Decedent's interest in JDM Brokerage, Inc.	
			as \$126,828.60.	
		6.	JDM Brokerage, Inc. currently has a	
			balance of approximately \$15,000.00,	
			\$7,500.00 of which would accrue to the share owned by the Decedent's estate.	
			Petitioner seeks authorization to take	
			whatever steps necessary to collect these	
			funds, including hiring a collection firm.	
			Continued on Page 2	
				1R

- 7. Petitioner believes it is in the best interest of the estate to close JDM Brokerage, Inc. as soon as all taxes, debts and closing costs are paid. Petitioner therefore seeks an order giving her authority over the current management and adoption of a plan of liquidation on behalf of the Decedent's estate. Petitioner also seeks authority to execute any and all documents necessary for the management and dissolution of the corporation, including, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996.
- 8. Petitioner also seeks an order from the Court to: 1) pay the amount of the obligation due JDM Transport, Inc. from JDM Brokerage's business account, up to and including the total value of the business account, reserving only an amount necessary to pay for the costs of closing that corporation, and 2) incur any reasonable expense to collect receivables, which may include retaining the services of a collection firm.
- 9. Upon confirmation of closure of JDM Brokerage, Inc., 50% of any remaining assets shall be transferred to Decedent's estate.

b. JDM Transport, Inc.

- 1. Decedent owned 50% of the stock of JDM Transport, Inc. The only other stockholder is the decedent's spouse, Francisco J. De La Mora, who is also deceased.
- 2. JDM Transport, Inc. was dependent on the supervision and sales skill of the Decedent's spouse. There is no other person who could replace the Decedent's spouse in his capacity as owner/operator.
- 3. As of the Decedent's date of death, JDM Transport was operating at a loss. All contracts in force at the time of Decedent's death have been completed and paid in full. There are no receivables.
- 4. The Probate Referee has appraised Decedent's interest in JDM Transport to be valued at \$167,331.76.
- 5. There is currently an on-going audit by the Employment Development Department ("EDD"). Petitioner has been advised by the company's tax preparer that the current liability is \$55,000.00. \$27,500.00 of which is the liability of the Decedent's estate. Negotiations are on-going with the hope of reducing the amount. It is not known how long it will take to complete the EDD audit.
- 6. JDM Transport's hard assets include some trucks, trailers and office equipment. Petitioner seeks authorization from this court to sell all assets for cash. The proceeds from their sale will go towards paying the on-going expense of rent, insurance, utilities, and payroll for the one remaining employee. Funds are also needed to pay off a \$75,000.00 line of credit, \$37,500.00 of which is a liability of Decedent's estate. The monthly interest payments are in excess of \$340.00 per month, of which \$170.00 is a direct cost to Decedent's estate. With the repayment of the loan owed JDM Transport by JDM Brokerage, Petitioner would have sufficient funds to pay whatever is owed EDD and close the line of credit.
- 7. Petitioner believes it is in the best interest of the estate to close JDM Transport, Inc. as soon as all taxes, debts, and closing costs are paid. Petitioner therefore seeks an order authorizing her to immediately liquidate all of the corporation's assets. Petitioner seeks authority over the current management and adoption of a plan of liquidation on behalf of the Decedent. Petitioner also seeks authority to execute any and all documents necessary for the management and dissolution of the corporation, including, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996.
- 8. Upon confirmation of closure of JDM Brokerage, Inc., 50% of any remaining assets shall be transferred to Decedent's estate.

Continued on Page 3

Petitioner prays for an Order:

- Granting Petitioner authority over the current management of JDM Brokerage, Inc. and the adoption of a plan of liquidation on behalf of the Decedent. Said authority to include executing on Decedent's behalf, any and all documents necessary for the management and dissolution of the corporation, which may include but are not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996;
- 2. Authorizing Petitioner to pay as much of, to the total amount of, the obligation due JDM Transport, Inc. by JDM Brokerage's business account, up to and including one-half (Decedent's interest) of the total value of the business account, reserving only an amount necessary to pay any outstanding debts, taxes and costs of closing the corporation attributed to Decedent's share of the business;
- 3. Authorizing Petitioner to incur any reasonable expense to collect JDM Brokerage, Inc.'s receivables, which may include the services of a collection firm;
- 4. Depositing Decedent's 50% share of the remainder in JDM Brokerage, Inc., if any, after payment of all taxes, debts and costs incurred in closing, in the account vested in the name of the Estate of Lorena C. De La Mora;
- 5. Granting Petitioner authority over the current management of JDM Transport, Inc. and the adoption of a plan of liquidation on behalf of the Decedent. Said authority to include executing on Decedent's behalf, any and all documents necessary for the management and dissolution of the corporation, which may include but are not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996;
- 6. Authorizing Petitioner to immediately liquidate Decedent's share of JDM Transport, Inc.;
- 7. Granting Petitioner authority to execute, on Decedent's behalf, any and all documents necessary for the management and dissolution of the corporation, including, but not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996; and
- 8. Depositing Decedent's 50% share of the remainder in JDM Transport, Inc., if any, after payment of all taxes, debts and costs incurred in closing, in the account vested in the name of the Estate of Lorena C. De La Mora.

Report of Sale and Petition for Order Confirming Sale of Real Property - 922-924 W. Weldon

DOD: 08/25/12		DELIA GONZA	IF7 A	dministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	2. 00/20/12		,		112250,1 KOSZZIVIO, GOWINIZIVIO.
		Sale Price	-	\$65,500.00	Note: If Petition is granted, a status
		Overbid	-	\$69,275.00	hearing will be set as follows:
	nt. from				
<u> </u>	Aff.Sub.Wit.	Reappraisal	-	\$60,000.00	Friday, March 29, 2013 at 9:00 am Part 202 for filters of probling at
		Property		922-924 W. Weldon	in Dept. 303 for filing of additional bond (if needed) or receipt of
<u> </u>	Verified	riopelly	-	Fresno, CA 93705	funds into blocked account (if
	Inventory			1103110, 07 (70700	applicable).
	PTC	Publication	_	The Business Journal	5,12,12 11 2 3 11 2 1 2 1
	Not.Cred.				Note: This Petition is for Decedent's 50%
 	Notice of	Buyer	-	Scott Eric Phillips, a	interest in the real property. A Separate
	Hrg		as his s	separate property	Report of Sale and Petition for Order
✓	Aff.Mail w/			\$2.07F.00 /F@\/O.F@	Confirming Sale of Real Property has
✓	Aff.Pub.	Broker	- Sonv	\$3,275.00 (5%)(2.5% ra Pineida, Mission	been filed on behalf of the Decedent's Spouses Estate (See Page 2C). The Sale
	Sp.Ntc.	•		and 2.5% or \$1,637.50 to	is contingent on the purchase of both
	Pers.Serv.			ntury 21 C. Watson Real	50% interests. The buyers have agreed to
	Conf.	Estate)	,	,	purchase 100% of the real property.
	Screen				
	Letters			nas bond in the amount	Petitioner states that no
	Duties/Supp	of \$200,000.00).		additional bond will be required
	Objections				upon completion of this sale. It is unclear whether the current
	Video				bond is sufficient. The Court may
	Receipt				require more information as to
	CI Report				the sufficiency of the bond or as
	9202]			to the necessity to deposit the
✓	Order				proceeds from this sale into a
					blocked account.
√	Aff. Posting	_			Reviewed by: JF
 		<u> </u>			Reviewed by. 3F Reviewed on: 02/26/13
	Status Rpt UCCJEA	-			Updates:
	Citation	=			Recommendation:
	FTB Notice				File 1C - De La Mora
<u> </u>	1 10 NOIICE	<u> </u>			THE IC - DE LA MOIA

1C

Amended Report of Sale and Petition for Order Confirming Sale of Real Property – 2114 N. Vista

DC	D: 08/25/12				ministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	D. 00/23/12	= `		LLL, 7 (C)		THEE BOYT ROBLEM BY COMMITTEE TO
		- 5	Sale Price	-	\$92,500.00	Note: If Petition is granted, a status
		\dashv	Overbid	-	\$97,625.00	hearing will be set as follows:
<u> </u>	nt. from	_				
<u> </u>		- [₽]	Reappraisal	-	\$82,500.00	Friday, March 29, 2013 at 9:00 am
	Aff.Sub.Wit.	┥.	Property		2114 N. Vista	in Dept. 303 for filing of additional bond (if needed) or receipt of
<u> </u>	Verified	「	riopelly	_	Fresno, CA 93722	funds into blocked account (if
	Inventory				1103110, 07 (70722	applicable).
	PTC	F	Publication	_	The Business Journal	
	Not.Cred.					Note: This Petition is for Decedent's 50%
✓	Notice of		Buyer	-	Jaspreet S. Gill and	interest in the real property. A Separate
	Hrg	S	Sarja S. Gill as	joint ter	nants	Report of Sale and Petition for Order
✓		~/	Dualcau		¢	Confirming Sale of Real Property has
✓	Aff.Pub.		Broker	-	\$4,625.00 (5%) (2.5% Pineida, Mission	been filed on behalf of the Decedent's
	Sp.Ntc.			,	ind 2.5% or \$2,312.50 to	Spouses Estate (See Page 2D). The Sale is contingent on the purchase of both
	Pers.Serv.			•	ummit Realty Group)	50% interests. The buyers have agreed to
	Conf.					purchase 100% of the real property.
	Screen	F	Petitioner curr	ently ho	as bond in the amount	
	Letters		of \$200,000.00).		2. Petitioner states that no
	Duties/Supp					additional bond will be required
	Objections					upon completion of this sale. It is unclear whether the current
	Video					bond is sufficient. The Court may
	Receipt					require more information as to
	CI Report					the sufficiency of the bond or as
	9202					to the necessity to deposit the
✓	Order					proceeds from this sale into a
						blocked account.
_	Aff. Posting					Reviewed by: JF
	Status Rpt	_				Reviewed on: 02/26/13
	UCCJEA	_				Updates:
	Citation					Recommendation:
	FTB Notice					File 1D – De La Mora

1D

Report of Sale and Petition for Order Confirming Sale of Real Property – 2995 E. Peralta Way, Fresno

DOD: 08/25/12		DELIA GONZA	ALEZ, Ac	dministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Sale Price Overbid	-	\$35,500.00 \$37,775.00	Note: If Petition is granted, a status hearing will be set as follows:
Co	ont. from Aff.Sub.Wit.	Reappraisal	-	\$30,000.00	 Friday, March 29, 2013 at 9:00 am in Dept. 303 for filing of
√	Verified Inventory	Property	-	2995 E. Peralta Way Fresno, CA 93703	additional bond (if needed) or receipt of funds into blocked
	PTC Not.Cred.	Publication	-	The Business Journal	account (if applicable). Note: This Petition is for Decedent's
√	Notice of Hrg Aff.Mail w/	Buyer Rosa Villegas	- , as join	Ruben Villegas and t tenants	50% interest in the real property. A Separate Report of Sale and Petition
	Aff.Pub. Sp.Ntc.	Broker \$887.50 to So	- nva Pin	\$1,775.00 (5%) (2.5% or eida, Mission Mortgage	for Order Confirming Sale of Real Property has been filed on behalf of the Decedent's Spouses Estate (See
	Pers.Serv. Conf. Screen	& Realty and	2.5% o	r \$887.50 to Marissa age and Realty)	Page 2E). The Sale is contingent on the purchase of both 50% interests.
	Letters Duties/Supp	Petitioner cur of \$200,000.00		as bond in the amount	The buyers have agreed to purchase 100% of the real property.
	Objections Video Receipt	σ. φ200,000.00	•		Petitioner states that no additional bond will be
	CI Report 9202				required upon completion of this sale. It is unclear whether the current bond is sufficient.
√	Order				The Court may require more information as to the sufficiency of the bond or as to the necessity to deposit the proceeds from this sale into a blocked account.
✓	Aff. Posting				Reviewed by: JF
	Status Rpt				Reviewed on: 02/26/13
	UCCJEA				Updates:
	Citation				Recommendation:
	FTB Notice				File 1E – De La Mora

Petition for Full Authority to Administer Decedent's Estate Under the Independent Administration of Estate Act

DO	D: 08/25/12	DELIA GONZALEZ , Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Petitioner states: 6. Letters of Administration with limited IAEA authority were issued to Petitioner on 10/15/12. These powers have not been revoked. 7. Petitioner has discovered that Decedent had an interest in eleven (11) parcels of real property. Petitioner has determined that it is in the best interest of the estate and those interested in it, that the properties be sold. 8. Reports of Sale and Petitions for Order Confirming Sale of Real Property for three of the parcels were filed concurrently with this petition. 9. Due to the administrative costs associated with the sale of real property under limited authority, Petitioner believes it is in the best interest of the estate and those interested in it, that she be empowered with full IAEA authority. 10. Petitioner seeks an order from this Court to issue new Letters of Administration authorizing her to act with full IAEA authority.	Notes to Judge: Petitioner currently has bond in the amount of \$200,000.00. Petitioner has deposited \$352,061.64 into blocked accounts. Inventories & Appraisals on file in this matter reflect the estate value as \$1,710,755.76. The beneficiaries of the estate are the decedent's minor children. Petitioner is also guardian of the estate for three of the minors. Petitioner requested limited authority in her initial petition for appointment.
√	Order	Petitioner prays for an Order:	D 11 15
	Aff. Posting Status Rpt	3. Authorizing the Petitioner to administer	Reviewed by: JF Reviewed on: 02/26/13
	UCCJEA	the estate under the provisions of the	Updates:
	Citation	Independent Administration of Estates	Recommendation:
	FTB Notice	 Act from the date of this petition with full authority; and 	File 2A – De La Mora
		4. That new Letters of Administration be issued bearing the notation that Petitioner is authorized to act under the Independent Administration of Estates Act from the date of this petition with full authority.	

2A

Wright, Judith A. (for Delia Gonzalez – Administrator/Petitioner)
Petition to Authorize and Instruct the Administrator

DOD: 08/25/12	DELIA GONZALEZ , Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Petitioner states:	
	3. The Decedent and his spouse, Lorena C. De La	
	Mora, died in an aviation accident on 08/25/12.	
Cont. from	Petitioner seeks authorization to close two C corporations in which Decedent and his	
Aff.Sub.Wit.	deceased spouse were the only shareholders:	
✓ Verified	a. JDM Brokerage, Inc.	
Inventory	b. JDM Transport, Inc. 5. Petitioner also seeks instructions from this court	
PTC	as to the status of the claim filed on behalf of	
	the Fresno County Department of Child Support	
Not.Cred.	Services. 6. Re Decedent's interest in JDM Brokerage, Inc.	
✓ Notice of Hrg	6. Re Decedent's interest in JDM Brokerage, Inc. a. Decedent owned 50% of the stock of JDM	
✓ Aff.Mail w/	Brokerage, Inc. The only other stockholder	
Aff.Pub.	was his deceased wife, Lorena De La Mora. b. JDM Brokerage, Inc. was dependent on the	
Sp.Ntc.	supervision and sales skills of the Decedent.	
Pers.Serv.	There is no person who could replace the	
Conf. Screen	Decedent in his capacity as	
Letters	owner/operator. c. JDM Brokerage, Inc. has no known physical	
Duties/Supp	assets. During its months of operation, it had	
Objections	an agreement to use/rent the office	
Video	equipment owned by JDM Transport, Inc. d. JDM Brokerage, Inc. has an undocumented	
Receipt	outstanding obligation to JDM Transport,	
CI Report	Inc. in the amount of \$400,000.00 over a	
9202	period from 11/10/11 – 04/03/12, of which \$200,000.00 would be a liability for the share	
√ Order	owned by the Decedent's estate. The	
Aff. Posting	purpose of these alleged loans were for	Reviewed by: JF
Status Rpt	JDM Brokerage, Inc.'s start-up costs and continuing business needs. Petitioner	Reviewed on: 02/26/13
UCCJEA	believes that the Decedent made no	Updates:
Citation	payments on this loan during his lifetime,	Recommendation:
FTB Notice	however, since her appointment as Administrator, Petitioner has transferred	File 2B – De La Mora
	\$10,000.00 to JDM Transport, Inc. in partial	
	payment was pacessary to pay the on	
	payment was necessary to pay the ongoing expenses of JDM Transport, Inc.	
	e. The Probate Referee appraised Decedent's	
	interest in JDM Brokerage, Inc. as	
	\$126,828.60. Continued on Page 2	

- f. JDM Brokerage, Inc. currently has accounts receivable in the amount of approximately \$15,000.00, \$7,500.00 of which would accrue to the share owned by the Decedent's estate. Petitioner seeks authorization to take whatever steps necessary to collect these funds, including hiring a collection firm.
- g. Petitioner believes it is in the best interest of the estate to close JDM Brokerage, Inc. as soon as all taxes, debts and closing costs are paid. Petitioner therefore seeks an order giving her authority over the current management and adoption of a plan of liquidation on behalf of the Decedent's estate. Petitioner also seeks authority to execute any and all documents necessary for the management and dissolution of the corporation, including, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996.
- h. Petitioner also seeks an order from the Court to: 1) pay the amount of the obligation due JDM Transport, Inc. from JDM Brokerage's business account, up to and including the total value of the business account, reserving only an amount necessary to pay for the costs of closing that corporation, and 2) incur any reasonable expense to collect receivables, which may include retaining the services of a collection firm.
- i. Upon confirmation of closure of JDM Brokerage, Inc., 50% of any remaining assets shall be transferred to Decedent's estate.
- 7. Re Decedent's interest in JDM Transport, Inc.:
 - a. Decedent owned 50% of the stock of JDM Transport, Inc. The only other stockholder is the decedent's spouse, Lorena C. De La Mora, who is also deceased.
 - b. JDM Transport, Inc. was dependent on the supervision and sales skill of the Decedent. There is no other person who could replace the Decedent in his capacity as owner/operator.
 - c. As of the Decedent's date of death, JDM Transport was operating at a loss. All contracts in force at the time of Decedent's death have been completed and paid in full. There are no receivables.
 - d. The Probate Referee has appraised Decedent's interest in JDM Transport to be valued at \$167,331.76.
 - e. There is currently an on-going audit by the Employment Development Department ("EDD"). Petitioner has been advised by the company's tax preparer that the current liability is \$55,000.00. \$27,500.00 of which is the liability of the Decedent's estate. Negotiations are on-going with the hope of reducing the amount. It is not known how long it will take to complete the EDD audit.
 - f. JDM Transport's hard assets include some trucks, trailers and office equipment. Petitioner seeks authorization from this court to sell all assets for cash. The proceeds from their sale will go towards paying the on-going expense of rent, insurance, utilities, and payroll for the one remaining employee. Funds are also needed to pay off a \$75,000.00 line of credit, \$37,500.00 of which is a liability of Decedent's estate. The monthly interest payments are in excess of \$340.00 per month, of which \$170.00 is a direct cost to Decedent's estate. With the repayment of the loan owed JDM Transport by JDM Brokerage, Petitioner would have sufficient funds to pay whatever is owed EDD and close the line of credit.
 - g. Petitioner believes it is in the best interest of the estate to close JDM Transport, Inc. as soon as all taxes, debts, and closing costs are paid. Petitioner therefore seeks an order authorizing her to immediately liquidate all of the corporation's assets. Petitioner seeks authority over the current management and adoption of a plan of liquidation on behalf of the Decedent. Petitioner also seeks authority to execute any and all documents necessary for the management and dissolution of the corporation, including, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996.

Continued on Page 3

- h. Upon confirmation of closure of JDM Brokerage, Inc., 50% of any remaining assets shall be transferred to Decedent's estate.
- 8. Re Claim for Child Support:
 - a. Fresno County Department of Child Support Services has filed a claim in the amount of \$16,807.97. The claim is based on the findings of case no. 587846-9 County of Fresno vs. Jose Gonazlez, aka Javier Sanchez, aka Francisco J. De La Mora. Pursuant to the judgment filed on 08/19/98, the Decedent was deemed the "legal", if not biological father of Michaela Denise Gillespie and Michael Anthony Gillespie, twins born on 11/25/96.
 - b. Petitioner is the sister of the Decedent. She is aware of the alleged paternity, but the Decedent had consistently denied that he was the biological father. However, Decedent did meet with the children's mother, Beverly Gillespie, for mediation and adopted a parenting plan, which is dated 10/16/98. He also failed to comply with a court ordered blood test. Beverly Gillespie was given sole custody of the children.
 - c. The claim filed by Fresno County asserts that Michaela Denise Gillespie and Michael Anthony Gillespie have received benefits from the County and they are therefore entitled to reimbursement.
 - d. Petitioner presents the County's claim for the court to review and an instruction for payment. If the court concurs with the family court's findings, then it appears Decedent's estate is not only liable for the claim of \$16,807.97, but should be paying Beverly Gillespie the sum of \$149.00 per child per month, beginning September 1, 2012.
 - e. These children recently turned 16. Unless an agreement is reached between Beverly Gillespie and Petitioner on the issue of child support, Decedent's estate would need to stay open until the later of the child's 18th birthday or date of graduation if he/she is under the age of 19, at graduation and residing full time with Beverly Gillespie.
 - f. Petitioner seeks an order from this court to pay Fresno County's claim of \$16,807.97 and authorization to pay the previously ordered child support of \$149.00 per month per child beginning September 1, 2012 and continuing until the later of the child's 18th birthday or date of graduation if he/she is under the age of 19 at the date of graduation. Payments are contingent on the children residing full time with Beverly Gillespie and attending high school full time.

Petitioner prays for an Order:

- Granting Petitioner authority over the current management of JDM Brokerage, Inc. and the adoption of a
 plan of liquidation on behalf of the Decedent. Said authority to include executing on Decedent's behalf,
 any and all documents necessary for the management and dissolution of the corporation, which may
 include but are not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of
 the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve,
 Assignment, Receipt of Distribution, and Internal Revenue Service Form 996;
- Authorizing Petitioner to pay as much of, to the total amount of, the obligation due JDM Transport, Inc. by JDM Brokerage's business account, up to and including one-half (Decedent's interest) of the total value of the business account, reserving only an amount necessary to pay any outstanding debts, taxes and costs of closing the corporation attributed to Decedent's share of the business;
- 3. Authorizing Petitioner to incur any reasonable expense to collect JDM Brokerage, Inc.'s receivables, which may include the services of a collection firm;
- 4. Depositing Decedent's 50% share of the remainder in JDM Brokerage, Inc., if any, after payment of all taxes, debts and costs incurred in closing, in the account vested in the name of the Estate of Francisco J. De La Mora:

Continued on Page 4

- 5. Granting Petitioner authority over the current management of JDM Transport, Inc. and the adoption of a plan of liquidation on behalf of the Decedent. Said authority to include executing on Decedent's behalf, any and all documents necessary for the management and dissolution of the corporation, which may include but are not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996;
- 6. Authorizing Petitioner to immediately liquidate Decedent's share of JDM Transport, Inc.;
- 7. Granting Petitioner authority to execute, on Decedent's behalf, any and all documents necessary for the management and dissolution of the corporation, including, but not limited to, Certificate of Dissolution, Written Consent of the Directors, Written Consent of the Shareholders, Notice of Commencement of Voluntary Proceedings to Wind Up and Dissolve, Assignment, Receipt of Distribution, and Internal Revenue Service Form 996;
- 8. Depositing Decedent's 50% share of the remainder in JDM Transport, Inc., if any, after payment of all taxes, debts and costs incurred in closing, in the account vested in the name of the Estate of Francisco J. De La Mora:
- 9. Instructing Petitioner to pay the claim filed by Fresno County Department of Child Support Services in the amount of \$16,807.97; and
- 10. Instructing Petitioner to pay child support to Beverly Gillespie in the amount of \$149.00 per child per month effective September 1, 2012 until such time as Michaela Denise Gillespie and Michael Anthony Gillespie reach age 18, but if not yet graduated from high school, then to the high school graduation date, but no later than age 19 or until an agreement regarding the same is reached between Petitioner and Beverly Gillespie. Payments are contingent upon the children residing with Beverly Gillespie full time and attending high school full time.

Report of Sale and Petition for Order Confirming Sale of Real Property - 922-924 W. Weldon

DOD: 08/25/12		DELIA GONZA	ALEZ, A	dministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Sale Price Overbid	-	\$65,500.00 \$69,275.00	Note: If Petition is granted, a status hearing will be set as follows:
Cont. from Aff.Sub.Wit.		Reappraisal	-	\$60,000.00	Friday, March 29, 2013 at 9:00 am in Dept. 303 for filing of additional
✓ Verified Inventory		Property	-	922-924 W. Weldon Fresno, CA 93705	bond (if needed) or receipt of funds into blocked account (if
PTC Not.Cred.		Publication	-	The Business Journal	applicable). Note: This Petition is for Decedent's 50%
✓ Notice of Hrg		Buyer married man	- as his s	Scott Eric Phillips, a separate property	interest in the real property. A Separate Report of Sale and Petition for Order
✓ Aff.Mail ✓ Aff.Pub.	w/	Broker	- - - -	\$3,275.00 (5%) (2.5%	Confirming Sale of Real Property has been filed on behalf of the Decedent's Spouses Estate (See Page 1C). The Sale
Sp.Ntc. Pers.Serv.		Mortgage & I	or \$1,637.50 to Sonya Pineida, Mission Mortgage & Realty and 2.5% or \$1,637.50 to Carmen Phillips, Century 21 C. Watson Real		is contingent on the purchase of both 50% interests. The buyers have agreed to
Conf. Screen		Estate)		·	purchase 100% of the real property.
Letters Duties/Supp)	Petitioner cun of \$200,000.00	,	nas bond in the amount	Petitioner states that no additional bond will be required upon completion of this sale. It is
Video					unclear whether the current bond is sufficient. The Court may
CI Report 9202					require more information as to the sufficiency of the bond or as to the necessity to deposit the
√ Order					proceeds from this sale into a blocked account.
✓ Aff. Posting					Reviewed by: JF
Status Rpt					Reviewed on: 02/26/13
UCCJEA					Updates:
Citation FTB Notice					Recommendation: File 2C – De La Mora
FTB Notice					File 2C - De La Mora

Amended Report of Sale and Petition for Order Confirming Sale of Real Property – 2114 N. Vista

		ICIIG				ale of Real Froperty – 2114 N. Visia
DC	D: 08/25/12		DELIA GONZA	ALEZ, Ad	dministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Sale Price		\$92,500.00	Note: If Petition is granted, a status
			Overbid	_	\$97,625.00	hearing will be set as follows:
			Overbid		Ψ77,0 <u>2</u> 3.00	ricalling vill be set as follows.
Со	nt. from		Reappraisal	-	\$82,500.00	 Friday, March 29, 2013 at 9:00 am
	Aff.Sub.Wit.					in Dept. 303 for filing of additional
✓	Verified		Property	-	2114 N. Vista	bond (if needed) or receipt of
	Inventory				Fresno, CA 93722	funds into blocked account (if
	PTC		Publication		The Dusiness leaves of	applicable).
	Not.Cred.		Publication	-	The Business Journal	Note: This Petition is for Decedent's 50%
√	Notice of		Buyer	_	Jaspreet S. Gill and	interest in the real property. A Separate
	Hrg		Sarja S. Gill as	joint te		Report of Sale and Petition for Order
✓	Aff.Mail	w/		•		Confirming Sale of Real Property has
	Aff.Pub.		Broker	-	\$4,625.00 (5%) (2.5%	been filed on behalf of the Decedent's
	Sp.Ntc.		•	,	a Pineida, Mission	Spouses Estate (See Page 1D). The Sale
	Pers.Serv.			•	and 2.5% or \$2,312.50 to Summit Realty Group)	is contingent on the purchase of both 50% interests. The buyers have agreed to
	Conf.			ilei ila, .	sorrinii kealiy Groopj	purchase 100% of the real property.
	Screen		Petitioner cur	rently h	as bond in the amount	pordriaso rock of me real property.
	Letters		of \$200,000.00			2. Petitioner states that no
	Duties/Supp					additional bond will be required
	Objections					upon completion of this sale. It is
	Video					unclear whether the current bond is sufficient. The Court may
	Receipt					require more information as to
	CI Report					the sufficiency of the bond or as
	9202					to the necessity to deposit the
✓	Order					proceeds from this sale into a
						blocked account.
✓	A# Dacing					Perioused by # 00/07/12
 	Aff. Posting					Reviewed by: 02/26/13
	Status Rpt UCCJEA					Reviewed on:
	Citation					Updates: Recommendation:
	FTB Notice					File 2D – De La Mora
	LIP NOUCE					riie ZD - De La Mora

Report of Sale and Petition for Order Confirming Sale of Real Property – 2995 E. Peralta Way, Fresno

DOD: 08/25/12		DELIA GONZA	LEZ, Ad	ministrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Sale Price	-	\$35,500.00	Note: If Petition is granted, a status
		Overbid	-	\$37,775.00	hearing will be set as follows:
Со	nt. from	Reappraisal	_	\$30,000.00	 Friday, March 29, 2013 at 9:00 am
	Aff.Sub.Wit.				in Dept. 303 for filing of additional
✓	Verified	Property	-	2995 E. Peralta Way	bond (if needed) or receipt of
	Inventory			Fresno, CA 93703	funds into blocked account (if applicable).
	PTC	Publication	_	The Business Journal	арріїсаріе).
	Not.Cred.				Note: This Petition is for Decedent's 50%
✓	Notice of	Buyer	-	Ruben Villegas and	interest in the real property. A Separate
./	Hrg	Rosa Villegas,	as joint	tenants	Report of Sale and Petition for Order Confirming Sale of Real Property has
∨	Aff.Mail w/	 Broker	_	\$1,775.00 (5%)(2.5%	been filed on behalf of the Decedent's
Ě	Aff.Pub.		onya P	rineida, Mission	Spouses Estate (See Page 1E). The Sale is
-	Sp.Ntc. Pers.Serv.		-	ınd 2.5% or \$887.50 to	contingent on the purchase of both 50%
	Conf.	Marissa Pena, Mission Mortgage and			interests. The buyers have agreed to
	Screen	Realty)			purchase 100% of the real property.
	Letters	Petitioner curre	ently ho	as bond in the amount	3. Petitioner states that no
	Duties/Supp	of \$200,000.00	•		additional bond will be required
	Objections	1			upon completion of this sale. It is
	Video	1			unclear whether the current bond is sufficient. The Court may
	Receipt				require more information as to
	CI Report				the sufficiency of the bond or as
	9202				to the necessity to deposit the
√	Order				proceeds from this sale into a blocked account.
					BIOCREA ACCOOM.
✓	Aff. Posting	1			Reviewed by: JF
	Status Rpt]			Reviewed on: 02/26/13
	UCCJEA				Updates:
	Citation				Recommendation:
	FTB Notice				File 2E – De La Mora

- Atty Sanoian, Joanne (for Petitioner/daughter Marianne Bourgeois)
- Atty Walters, Jennifer (Court appointed for Conservatee)
 Atty Magness, Marcus (for Objector Bernadette Planting)
 - Petition for Appointment of Probate Conservator of the Person and Estate (Prob. C. 1820, 1821, 2680-2682)

Ag	e: 93 years	TEMPORARY of the Estate only EXPIRES 2/28/13	NEEDS/PROBLEMS/
			COMMENTS:
		MARIANNE BOURGEOIS, daughter, is petitioner and requests	
		appointment as conservator of the person and estate with	Court Investigator Advised
		bond set at \$311,000.00.	Rights on 2/11/13.
<u></u>	nt. from	Estimated value of the estate:	
		Personal property - \$265,000.00	Voting Rights Affected Need
	Aff.Sub.Wit.	Public Assistance - \$16,860.00	Minute Order.
✓	Verified	ψ 1.0/200100	Note: All managements had at
	Inventory	Voting Rights Affected	Note: All accounts held at CitiBank in the name of
	PTC	B. P. Control of the	Eugena Bedoni, individually
	Not.Cred.	Petitioner states the conservatee lives with one of her	or as Trustee of the Bedoni
H	Notice of Hrg	daughters, Bernadette Planting and is not ambulatory. Conservatee has a living trust with Petitioner and Bernadette	2001 Living Trust were
✓	Nonce of ring	as Successor Co-Trustees. The Trust does not authorize the	ordered into a blocked
1	Aff.Mail W/	co-trustees to act individually. Conservatee's Durable Power	accounts pending the
	Aff.Pub.	of Attorney signed in May 2001, named Petitioner and	outcome of the temporary
		Bernadette as Successor Co-Agents. Petitioner was just	hearing.
	Sp.Ntc.	informed that sometime in January 2010 Conservatee	
	Pers.Serv.	signed another Durable Power of Attorney making	
✓	Conf. Screen	Bernadette her agent. Petitioner alleges Bernadette began	
	Letters	using the Conservatee's funds to make improvements on	
✓	Leneis	her home. The manager at Citibank became alarmed after \$20,000 was transferred from the Conservatee's	
1	Duties/Supp	account to Bernadette's personal checking account. After	
	Objections	he did some investigating he discovered that over \$360,000	
√	Objections	had come out of the account in a very short period of time.	
1	Video	The Citibank manager contacted APS. APS learned that	
	Receipt	Bernadette has been using the Power of Attorney to access	
✓	CI Report	the conservatee's funds. Bernadette has also used	
	9202	approximately \$131,510 to purchase a home for her son,	
_		Steven Planting. After their investigation was completed	
✓	Order	APS contacted the Fresno Police Dept. because they believed the Conservatee was a victim of financial elder	
	Aff. Posting	abuse. Petitioner believes that the conservatee is unable to	Reviewed by: KT
	Status Rpt	manage her financial resources, unable to resist undue	Reviewed on: 2/25/13
	UCCJEA	influence, is the victim of financial elder abuse and needs to	Updates: 2/26/13
✓	Citation	be protected from Bernadette Planting.	Recommendation:
	FTB Notice	Please see additional page	File 3 - Bedoni

3 (additional page 1 of 2) Eugena Maru Bedoni (CONS/PE)

Case No. 13CEPR00039

Court Investigator Jennifer Daniel's Report filed on 2/19/13

Objection and Opposition to Appointment of Conservator filed by daughter Bernadette Planting on 2/25/13.

Objector alleges on or about 12/30/2010 Mrs. Bedoni executed the First Amendment to the Bedoni Family Trust Agreement (Trust), the First Codicil to the Will of Eugena Bedoni (Cocicil), Durable Power of Attorney (DPA) and an Advanced Healthcare Directive and Durable Power of Attorney for Health Care (AHCD). The Trust amendment removes Petitioner as a co-successor Trustee of the Trust and names Obejector as the sole successor Trustee of the Trust. The Codicil similarly names Objector as the sole executor of Mrs. Bedoni's Will as does the DPA. Neither document names Petitioner, or anyone else, as successor or agent. The AHCD names Objector as the initial agent and Stephen Planting as the alternate. Again, the Petitioner is not named in any of these documents. Presumably, if Mrs. Bedoni would have wanted Petitioner to act in any capacity she would have named her. Rather, Mrs. Bedoni removed Petitioner as an agent/trustee/executor in her estate plan.

Since moving to Fresno, Objector, with the help of her son Stephen, has cared for Mrs. Bedoni making her life full of love and activity. Since Mrs. Bedoni moved to Fresno, she has only been visited once by any of her other children – the Petitioner in February 2012.

Prior to moving Fresno, it was common knowledge in the family that Objector's home would need improvements suitable for Mrs. Bedoni. The bathrooms needed improvements to be accessible and safe for Mrs. Bedoni. The doorways needed widening to accommodate Mrs. Bedoni's wheelchair. Windows needed to be replaced (the windows were in such a state that the house was not insulated and subject to extreme temperature depending on the season). The driveway needed to be widened so that there was room for Mrs. Bedoni's chair and the car. In addition, other improvements were made at Mrs. Bedoni's direction.

For example, in order to allow Mrs. Bedoni participate in gardening, Objector and Stephen have begun constructing raised beds so that Mrs. Bedoni can garden and be outside. Mrs. Bedoni authorized Objector to spend the trust assets for any and all improvements on Objector's house. All home improvements have been or are near completion. No trust assets will be used on any further improvements.

On or about March of 2012, Mrs. Bedoni loaned Stephen \$131,500.00 to purchase a home for Stephen. The home was in the same neighborhood as the Objector's and was being sold on a short sale. Objector was prepared to take equity out of her home to purchase the home for Stephen, but Mrs. Bedoni insisted that she loan them the funds. As a result the funds were transferred out of the Trust Account. The Trust authorizes the Trustee to lend trust assets.

In December 2010, Objector's husband and Stephen's father, Paul Planting, was killed by a car while walking through a crosswalk. Objector and Stephen commenced a wrongful death action. By the time the loan was made it was clear that Stephen and Objector were going to receive a settlement in approximately the same amount as the sale price. It was always understood that the proceeds of the settlement would be used to repay Mrs. Bedoni. Objector has been informed by the attorney for the settlement that the settlement funds should be disbursed on or about March 7, 2013. Objector and Stephen will repay the loan with interest. Therefore the transaction will result in a net benefit to the Trust.

Please see additional page

3 (additional page 2 of 2) Eugena Maru Bedoni (CONS/PE) Case No.13CEPR00039

Objection and Opposition to Appointment of Conservator filed by daughter Bernadette Planting on 2/25/13 (cont.):

Objections to Appointment of Conservator of the Person. Pursuant to Probate Code § 1801 (a), the Court must determine, by clear and convincing evidence, that Mrs. Bedoni is unable to provide properly for her personal needs for physical health, food, clothing and shelter before a conservatorship of the person may be established. Here, the appointment of a conservatorship of the person is unnecessary. Objector is providing Ms. Bedoni with excellent care. Mrs. Bedoni in her own words, "is perfectly happy" in Objector's home. There is no evidence to suggest that Mrs. Bedoni should be moved or that she is not being appropriately cared for. Mrs. Bedoni nominates Objector as her agent under AHCD and Stephen Planting as the successor agent. The same individuals are nominated as conservator of her person in the AHCD. As such, the Petition for Appointment of Conservator of the Person should be denied.

Objections to Appointment of Conservator of the Estate. Pursuant to Probate Code § 1801 (b), the court must determine by clear and convincing evidence, that Mrs. Bedoni is unable to manage her own financial resources or resist fraud or undue influence before a conservatorship of her estate may be established. Here there is no evidence that Mrs. Bedoni lacks testamentary capacity and is unable to resist fraud and undue influence. Quite to the contrary, the Probate Investigator's report supports a finding that Mrs. Bedoni has testamentary capacity.

A competent testator may dispose of his or her property as he or she wishes, without regard to the desires of prospective beneficiaries or the view of anyone else. *Estate of Marham (1941) 46 Cal.App.2d 307*. A person has testamentary capacity if she: (1) understands the nature of the testamentary act, (2) understands and recollects the nature and situation of her property, and (3) remembers and understands her relations to living descendants, spouse, parents, and others whose interests are affected by the testamentary act. (Probate Code c216100(a))

Mrs. Bedoni understands the nature of her dispositive acts. According to the Court Investigator, Mrs. Bedoni can recollect and state that she directed Ms. Bedoni [sic] to use her assets for the purposes that are at issue here. Mrs. Bedoni recollects and understands the nature and situation of her property. Mrs. Bedoni knows where she has accounts (Citibank, Wells Fargo, and a credit card) (Investigator's Report 1/23/12; Investigator's Report 2/19/13).

Objection and Opposition to Appointment of Conservator filed by daughter Bernadette Planting on 2/25/13 (cont.): Mrs. Bedoni understands the relations of her living family. Mrs. Bedoni knows she lent money to her grandson and she stated that home improvements were done at the house with her approval. Mrs. Bedoni is also able to decide when she wants to take Objector and Stephen out for dinner.

Objection. Not Least Restrictive Alternative. Finally, even if the Court could make the required findings under Probate Code 1801, no conservatorship of the person or estate shall be granted unless the court makes an express finding that granting of the conservatorship is the least restrictive alternative needed for protection of Mrs. Bedoni. Mrs. Bedoni has a valid durable power of attorney for property management and an advanced health care directive (which includes a durable power of attorney for health care) pursuant to which she has planned for her current and future needs. Hence, the facts will not support a finding that a conservatorship is the least restrictive alternative needed to protect Mrs. Bedoni.

Objection to Court Blocking Trust Account - No Jurisdiction. Prior to the hearing on the temporary conservatorship this Court ordered Mrs. Bedoni's trust account at Citibank blocked. Such order was extended at the hearing on the temporary conservatorship to the hearing on the instant petition. This order must not be extended. The court has no jurisdiction over the Trust Account and it was improper to order the account blocked in the first place.

Atty

Rivera, Kathy (pro per Petitioner/mother)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Age:	18 years	THERE IS NO TEMPORARY.	NEEDS/PROBLEMS/COMMENTS:
	-	No temporary was requested.	
		KATHY RIVERA, mother, is petitioner and	Court Investigator Advised Rights on 2/7/13.
Cont.	. from	requests appointment as Conservator of the Person with Medical Consent Powers.	Voting Rights Affected Need Minute
I A	Aff.Sub.Wit.	ine reason will rividule a conseni rowers.	Order.
√ V	/erified	Declaration of Peter Nakaguci, M.D	
	nventory	Voting Rights Affected.	
_	TC	B. P. C.	
l - 1 .	Not.Cred.	Petitioner states the proposed conservatee is diagnosed with cerebral palsy and is a	
√ N	Notice of Hrg	paraplegic. She was born with three	
✓ A	Aff.Mail W/	quarters of her brain damaged, is fed	
Α	Aff.Pub.	through a tube and is wheelchair bound. She is never left unsupervised and requires	
S	p.Ntc.	constant care and supervision.	
P	ers.Serv.		
√ C	Conf. Screen	Court Investigator Charlotte Bien's Report	
√ Le	etters	filed 2/11/13	
√ D	Outies/Supp		
С	Objections		
√ V	/ideo		
	Receipt		
√ C	CI Report		
9:	202		
	Order		
	Aff. Posting		Reviewed by: KT
 	itatus Rpt		Reviewed on: 2/25/13
	JCCJEA		Updates:
√ C	Citation		Recommendation:
F	TB Notice		File 4 - Rivera

5 Atty

Chapman, Sue (pro per Petitioner/maternal grandmother)

Petition for Appointment of Temporary Guardianship of the Person

Twins age: 13 years		Temporary Granted Ex Parte on 2/15/13. Temporary Expires 2/28/13	NEEDS/PROBLEMS/COMMENTS:
		General Hearing 4/16/2013.	Need Notice of Hearing.
Cont. from Aff.Sub.Wit.		SUE CHAPMAN, maternal grandmother, is	Need proof of personal service of the Notice of Hearing along with a copy the target service of the Notice of Hearing along with a copy
✓	Verified	petitioner. Father: UNKNOWN	of the temporary petition or Consent and Waiver of Notice or Declaration of Due Diligence for:
	Inventory		a. Father (unknown)
	PTC Not.Cred.	Mother: MOLLY GLEIM – Declaration of Due Diligence filed on 2/14/13.	 b. Molly Gliem – unless the court dispenses with notice.
	Notice of Hrg	Paternal grandparents: Unknown Maternal grandfather: Wayne Gleim	
	Aff.Mail	- Maternal grandialner, Wayne Geim	
	Aff.Pub.	- Both minors consent and waive notice.	
	Sp.Ntc. Pers.Serv.	Petitioner states the boys have been with her	
✓	Conf. Screen	since birth. Their mother is on the streets and on meth. The boys are on their mom's	
	Letters	MediCal which is expiring at the end of the	
✓	Duties/Supp	month. Petitioner states she needs a temporary guardianship to renew the	
	Objections	MediCal.	
	Video Receipt		
	CI Report		
	9202		
	Order Aff. Posting	-	Reviewed by: KT
	Status Rpt		Reviewed by. NI Reviewed on: 2/25/13
✓	UCCJEA		Updates:
	Citation	ĺ	Recommendation:
	FTB Notice		File 5 - Gleim

Weatherson, Paula Ann (Pro Per – Paternal Grandmother – Petitioner) Petition for Appointment of Temporary Guardianship of the Person

Age: 1 month		TEMPORARY GRANTED EX PARTE EXPIRES 2-28-13	NEEDS/PROBLEMS/COMMENTS:
		PAULA ANN WEATHERSON, Paternal Grandmother, is Petitioner.	Proofs of Service filed 2-25-13 indicate that the parents were served with Notice of Hearing
>	Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Father: PAUL ANDREW WEATHERSON - Personally served 2-21-13 Mother: BREANNA BUSHEY - Personally served 2-21-13 Paternal Grandfather: Richard L. Weatherson - Consent and Waiver of Notice filed 2-25-13	only, but not a copy of the temp petition. Also, the Notice of Hearing has not been filed. Need clarification: Were the parents served with Notice of Hearing for this temp hearing date, and was a copy of the temp petition included, per Probate Code §2250(e)?
> >	Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp	Maternal Grandfather: Unknown Maternal Grandmother: Dawn Smith - Consent and Waiver of Notice filed 2-25-13 Petitioner states both parents are incarcerated for drugs (meth). The child was born testing positive to	Note: The Child Information Attachment (attached to the general petition) is incomplete at #7-8 re Indian ancestry. This information is required by the Indian Child Welfare Act (ICWA) and will be required at the general hearing, which is set for 4-17-13. Petitioner may wish to complete a new Attachment form and file as a declaration as soon as possible so that if notice under ICWA is required the information can be obtained sooner rather than later.
	Objections Video Receipt CI Report 9202 Order	meth and marijuana. CPS discharged the child to Petitioner from the hospital. The child needs medical attention as soon as possible to make sure he has no drug reactions or withdrawal problems. Petitioner states she can put the baby on her insurance active 3-1-13 if she can get papers before that date. Petitioner seeks immediate temporary guardianship so that she can seek medical attention for the child immediately.	
	Aff. Posting		Reviewed by: skc
~	Status Rpt UCCJEA		Reviewed on: 2-25-13 Updates:
	Citation		Recommendation:
	FTB Notice		File 6 - Weatherson

Petition to Determine Succession to Real Property (Prob. C. 13151)

DOD: 2/24/12			MARY JO CARDOZA, daughter, is	NEEDS/PROBLEMS/COMMENTS:
			petitioner.	
				Continued from 2/21/13. Minute order
			40 days since DOD.	states Michelle Cardoza objects to the Petitioner. The Court directs Mr. Knudson
Cont. from 022113		,		to meet with Michelle Cardoza. Matter
	Aff.Sub.Wit.		No other proceedings.	continued to 2/28/13 for the appropriate
1	Verified		10.4	signature to be provided as indicated on
	1		1 & A - \$80,000.00	the examiner notes. As of 2/22/13 the
	Inventory		Will dated 1/14/10 devices decodent's	following issues remain:
	PTC		Will dated 1/14/12 devises decedent's	Inventory and appraisal is
	Not.Cred.		½ interest in real property to Mary Jo Cardoza.	 Inventory and appraisal is incomplete.
✓	Notice of		Caraoza.	 #3 does not indicate if the
	Hrg		Petitioner requests Court determination	property listed is all or a portion of
✓	Aff.Mail	W/	that Decedent's ½ interest in real	the estate that has come to
	Aff.Pub.		property located in Selma California	Petitioner's knowledge or
	Sp.Ntc.		passes to her pursuant to Decedent's	possession.
	Pers.Serv.		Will.	#5 property tax certificate.And the inventory was not signed
	Conf.			by the attorney as required.
	Screen			
	Letters			2. Notice of Hearing was mailed to Tislar
	Duties/Supp			Cardoza however the decedent's
	Objections			granddaughter's name is Tisha
	Video			Cardoza.
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 2/22/13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 7 - Scharer

Atty Bagdasarian, Gary G. (for Petitioners Stanley Greenberg and Cheryl Taylor)

Atty Sanoian, Joanne (court appointed for the Conservatee)

Petition for Appointment of Temporary Conservatorship of the Person

Age: 84 years		Temporary Granted Ex Parte On 2/20/13. TEMPORARY EXPIRES ON 2/28/13	NEEDS/PROBLEMS/COMMENTS:
		TEMPORART EXPIRES ON 2/20/13	
		GENERAL HEARING 3/28/13	Need proof of personal service of the Notice of Hearing along with a copy
Cont. from			of the Petition on:
	Aff.Sub.Wit.	STANLEY GREENBERG, son, and CHERYL	a. Yvette C. Greenberg (proposed
✓	Verified	TAYLOR, daughter, are petitioners and request appointment as temporary	conservatee) – Probate Code 2250(e)(2).
	Inventory	conservators of the person.	,
	PTC	Petitioners state the proposed conservatee	Count lavoration along for Volumento
	Not.Cred.	suffers from Advanced Alzheimer's Disease	Court Investigator Jennifer Young to provide:
✓	Notice of Hrg	and Dementia. She now resides and Serenity Living Care, Inc. The proposed	F
✓	Aff.Mail W/	conservatee has 5 children, two which	Court Investigator's Report Advisement of Rights
	Aff.Pub.	(Petitioners herein) are Agents under a	Z. Advisorriorii er Nigriis
	Sp.Ntc.	Durable Power of Attorney. Two of the conservatee's other three children, Michelle	
	Pers.Serv.	Torres and Nadine Walker claim that the	
✓	Conf. Screen	care the proposed conservatee is receiving	
	Letters	is not satisfactory and have threatened to remove her from the facility either to the	
✓	Duties/Supp	conservatee's residence or some other	
	Objections	facility. Petitioners do not believe that any	
	Video	movement of the proposed conservatee would be in her best interest.	
	Receipt	would be in ther best interest.	
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 2/25/13
	UCCJEA Citation	-	Updates:
	Citation	4	Recommendation:
	FTB Notice		File 8 - Greenburg